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1 2 3 4 5 6	John H. Gomez (SBN 171485) John P. Fiske (SBN 249256) Stephanie S. Poli (SBN 286239) Gomez Trial Attorneys 655 W Broadway, Suite 1700 San Diego, CA 92101 Telephone: (619) 237-3490 Facsimile: (619) 237-3496 john@gomeztrialattorneys.com jfiske@gomeztrialattorneys.com spoli@gomeztrialattorneys.com	
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8	UNITED STAT	ES DISTRICT COURT
9	NORTHERN DIST	TRICT OF CALIFORNIA
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11	SHEILA ELLIS, an individual;	Case No. 3:14-cv-05669-VC
12	Plaintiff,	JOINT STIPULATION AND [PROPOSED] ORDER FOR VOLUNTARY DISMISSAL
13	VS.	PURSUANT TO F.R.C.P. 41(a)(1)(A)(ii) AS MODIFIED
14	JOHNSON & JOHNSON; JOHNSON & JOHNSON PHARMACEUTICAL	Complaint Filed: December 30, 2014
15	RESEARCH & DEVELOPMENT, L.L.C.; ORTHO-MCNEIL-JANSSEN	
16	PHARMACEUTICALS, INC.; McKESSON CORPORATION	
17	Defendants.	
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21	•	aving failed to receive documentation necessary to
22	-	e repeated and reasonable efforts to obtain such
23	documentation from Plaintiff; (2) having lost	contact with Plaintiff despite reasonable and
24	substantial efforts; and (3) having informed F	Plaintiff by letter of the intent to cease representation
25	as her legal counsel;	
26	IT IS HEREBY STIPULATED AND	AGREED by Plaintiff Sheila Ellis, by and through
27	her undersigned counsel, and Defendants Joh	nson & Johnson, Janssen Research & Development,
28	LLC (formerly known and incorrectly named	as "Johnson & Johnson Pharmaceutical Research &
BARNES & THORNBURG LLP ATTORNEYS AT LAW	CTIDIH ATION AND IDDODOGO	1 3:14-CV-05669-VC D] ORDER FOR VOLUNTARY DISMISSAL
T on Assert no	STIFULATION AND [PROPOSEI	OLDER FOR VOLUNIAR I DISMISSAL

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1	Development, L.L.C."), Janssen Pharmaceuticals, Inc. (formerly known and incorrectly named as
2	"Ortho-McNeil-Janssen Pharmaceuticals, Inc."), and McKesson Corporation, by and through
3	their undersigned counsel, that the above-captioned action is voluntarily dismissed without
4	prejudice as to the Defendants without costs or fees to any party. It is further stipulated and
5	agreed between the undersigned that if Plaintiff refiles this action in this Court (or a California
6	state court if plaintiff's change of residence to California destroys diversity jurisdiction in the
7	future) prior to January 1, 2019, the action will be deemed filed as of December 30, 2014 for
8	statute of limitations purposes.
9	
10	Dated: May 21, 2015 GOMEZ TRIAL ATTORNEYS
11	
12	By: /s/ Stephanie S. Poli John Fiske
13	Stephanie S. Poli Attorneys for Plaintiff SHEILA ELLIS
14	
15	
16	Dated: June 18, 2015 BARNES & THORNBURG LLP
17	
18	By:/s/ Sarah E. Johnston Alexander G. Calfo
19	Sarah E. Johnston Stacy L. Foster
20	Attorneys for Defendants JOHNSON & JOHNSON; JANSSEN
21	RESEARCH & DEVELOPMENT, LLC (sued herein as "Johnson & Johnson
22	Pharmaceutical Research & Development, L.L.C."); and JANSSEN
23	PHARMACEUTICALS, INC. (sued herein as "Ortho-McNeil-Janssen
24	Pharmaceuticals, Inc."); and McKESSON CORPORATION
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LLP Law	- 2 - 3:14-CV-05669-SI

BARNES & THORNBURG LLP ATTORNEYS AT LAW LOS ANGELES

STIPULATION AND [PROPOSED] ORDER FOR VOLUNTARY DISMISSAL PURSUANT TO F.R.C.P.

Attestation Pursuant to Civil Local Rule 5.1(i) Pursuant to Civil Local Rule 5.1(i), I, Stephanie S. Poli, hereby attest that I have obtained concurrence in the filing of this document from the other signatories to this document. I declare under penalty of perjury under the law of the United States of America that the foregoing is true and correct. Executed on May 21, 2015 at Los Angeles, California. /s/ Stephanie S. Poli Stephanie S. Poli 3:14-CV-05669-SI - 3 -

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1	[PROPOSED] ORDER AS MODIFIED	
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3	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
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5	Counsel for the plaintiff must transmit this order to the plaintiff through every available means, and	l mı
6	file a declaration with the Court, within 5 days of the date of this order, documenting the ways in w	hic
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8	the order was transmitted to the plaintiff.	
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BARNES & THORNBURG LI Attorneys At Law LOS ANGELES

STIPULATION AND [PROPOSED] ORDER FOR VOLUNTARY DISMISSAL PURSUANT TO F.R.C.P.

Case 3:14-cv-05669-VC Document 40 Filed 06/19/15 Page 5 of 6 Dated: May ______, June 19, 2015 IT IS SO ORDERED AS MODIFIED Judge Vince Chhabria BARNES & 3:14-CV-05669-SI - 5 -THORNBURG LLP ATTORNEYS AT LAW STIPULATION AND [PROPOSED] ORDER FOR VOLUNTARY DISMISSAL PURSUANT TO F.R.C.P. LOS ANGELES 41(a)(1)(A)(II)

1 **CERTIFICATE OF SERVICE** 2 I hereby certify that on June 18, 2015, I caused **STIPULATION AND [PROPOSED]** 3 ORDER FOR VOLUNTARY DISMISSAL PURSUANT TO F.R.C.P. 41(a)(1)(A)(ii) and 4 DECLARATION OF STEPHANIE S. POLI IN SUPPORT OF PLAINTIFF'S MOTION 5 TO WITHDRAW AS COUNSEL OR IN THE ALTERNATIVE JOINT STIPULATION 6 **TO DISMISS** to be electronically filed with the Clerk of the Court using the CM/ECF system 7 which will send notification of such filing to the e-mail addresses denoted on the Electronic Mail 8 Notice List, and I hereby certify that I caused the foregoing document or paper to be mailed via 9 the United States Postal Service to the non-CM/ECF participants indicated on the Manual Notice 10 List. I certify under penalty of perjury under the laws of the United States of America that the 11 12 foregoing is true and correct. Executed on June 18, 2015. 13 14 Dated: June 18, 2015 Respectfully submitted, 15 16 By: /s/ Stephanie S. Poli John Gomez, Esq. 17 John P. Fiske, Esq. Stephanie S. Poli, Esq. 18 GOMEZ TRIAL ATTORNEYS 19 20 21 22 23 24 25 26 27 28 - 6 -3:14-CV-05669-SI

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